## UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

	United States of Ameri	са	ORDER OF DETENTION PENDING TRIAL
	v. Shuntay Deshawn Sin	ns	Case No. 1:13 Cr 93
	Defendant	10	Case No. 1.13 Ct 93
	After conducting a detention hea lefendant be detained pending t		, 18 U.S.C. § 3142(f), I conclude that these facts require
		Part I – Findings	of Fact
(1)			S.C. § 3142(f)(1) and has previously been convicted of ld have been a federal offense if federal jurisdiction had
		efined in 18 U.S.C. § 3156(a)(4 10 years or more.	), or an offense listed in 18 U.S.C. § 2332b(g)(5)(B) for
	an offense for which the	maximum sentence is death o	r life imprisonment.
	an offense for which a m	naximum prison term of ten yea	rs or more is prescribed in:
	U.S.C. § 3142(f)(1)(A)-(0 any felony that is not a c a minor victi the possess	C), or comparable state or loca crime of violence but involves: im sion or use of a firearm or destr	uctive device or any other dangerous weapon
(2)	The offense described in findir	register under 18 U.S.C. § 2250 ang (1) was committed while the	defendant was on release pending trial for a federal, state
(2)	or local offense.	as alansad since the date	e of conviction defendant's release from prison for the
(3)	offense described in finding (1		a of conviction detendant's release from prison for the
(4)		lish a rebuttable presumption the	nat no condition will reasonably assure the safety of another of rebutted that presumption.
		Alternative Findir	ngs (A)
<u>√</u> (1)	There is probable cause to bel	ieve that the defendant has co	mmitted an offense
		ison term of ten years or more Act (21 U.S.C. 801 et seq.)	is prescribed in:*
(2)	The defendant has not rebutte	,	by finding (1) that no condition or combination of conditions afety of the community.
		Alternative Findir	ngs (B)
	There is a serious risk that the	• •	
<b>✓</b> (2)		•	afety of another person or the community.
		Part II – Statement of the Rea	_
evidence defenda including a loaded defenda A search Defenda to sell co	a preponderance of the e ant is a 31-year old resident of N g drug offenses. Defendant has d assault rifle were discovered i ant was stopped in Arkansas wit h warrant was executed on Sep ant was arrested and released o ocaine after release. Defendant	evidence that: Muskegon. He has a long crimits a history of committing new crimits house by officers execution the over \$27,000 in his trunk; involved 12, uncovering crack cocained on state bond. Cooperating with the sale of drugs has continued the part III – Directions Regar	_
correction appeal. States Co defendan	ns facility separate, to the exten The defendant must be afforded ourt or on request of an attorney It to the United States marshal f	t practicable, from persons awa d a reasonable opportunity to co y for the Government, the perso or a court appearance.	eral or a designated representative for confinement in a aiting or serving sentences or held in custody pending consult privately with defense counsel. On order of United on in charge of the corrections facility must deliver the
Date:	May 23, 2013	Jugae's Signature: /	/s/ Joseph G. Scoville

Name and Title: Joseph G. Scoville, U.S. Magistrate Judge